	FOREIGN LIMITED PARTNERSHIP		
	STATE OF MAINE		
APPLICATION FOR AUTHORITY TO DO BUSINESS		Deputy Secretary of State	
		A True Copy When Attested By Signature	
(Name of Limited Partnership in Jurisdiction of Organization)		Deputy Secretary of State	
Pursuant to 31 Business:	MRSA §492.3, the undersigned limited partnership ex	secutes and delivers the following Application for Authority to do	
FIRST:	If the real limited partnership name is not available, the <b>fictitious</b> name under which it proposes to apply for authority to do business in the State of Maine is (If not applicable, so indicate.)		
	Form MLPA-5 accompanies this application A fictitious name is a name adopted by a foreign because its real name is unavailable pursuant to §40.	limited partnership authorized to transact business in this State	
SECOND:	Date of organization  Address of the registered or principal office, wherever	Jurisdiction of organizationer located, is:	

**Filing Fee \$250.00** 

Form MLPA-5 accompanies this application.

A fictitious name is a name adopted by a foreign limited partnership authorized to transact business in this State because its real name is unavailable pursuant to §403-A.

SECOND:

Date of organization \_\_\_\_\_\_\_ Jurisdiction of organization \_\_\_\_\_\_\_ Address of the registered or principal office, wherever located, is:

(physical location - street (not P.O. Box), city, state and zip code)

(mailing address if different from above)

THIRD:

The foreign limited partnership validly exists as a limited partnership under the laws of the jurisdiction of its organization. The nature of the business or purposes to be conducted or promoted in the State of Maine is

FOURTH:

The name of its Registered Agent, an individual Maine resident or a corporation, foreign or domestic, authorized to do

business or carry on activities in Maine, and the address of the registered office shall be:

(mailing address if different from above)

The Secretary of State of Maine is an agent upon whom service of process may be served pursuant to §500.3.

(name)

(physical location - street (not P.O. Box), city, state and zip code)

FIFTH:	The name and business, residence or mailing address of each general partner is:		
	NAME	ADDRESS	
	Names and addresses of additional as	eneral partners are attached hereto as Exhibit, and made a part hereof.	
SIXTH:		thership first did, or intends to do, business in the State of Maine is	
SEVENTH:	This application is accompanied by a certificate of existence or a document of similar import duly authenticated by the Secretary of State or other official having custody of limited partnership records in the state or country under whose law the foreign limited partnership is organized. The certificate of existence must have been made not more than 90 days prior to the delivery of this application for filing.		
DATED			
GENERAL PA	ARTNER(S)*		
	(signature)	(type or print name)	
For General P	artner(s) which are Entities		
Name of Entity	·		
Ву	(authorized signature)		
	(authorized signature)	(type or print name and capacity)	
	Acceptance of A	ppointment of Registered Agent	
The undersigned	ed hereby accepts the appointment as registered	ed agent for the above-named limited partnership.	
REGISTERE	D AGENT	DATED	
	(signature)	(type or print name)	
For Registered	d Agent which is a Corporation		
Name of Corpo	oration		
By			
J	(authorized signature)	(type or print name and capacity)	
Note: If the re	gistered agent does not sign Form MLPA-1	18 (8494 2-A) must accompany this document	

The limited partnership name as used in the State of Maine must contain one of the following: "Limited Partnership", "L.P." or "LP" (§403-A). If the addition of these words is the **only** difference from the limited partnership's real name in its jurisdiction of organization, no further action is required.

The execution of this certificate constitutes an oath or affirmation under the penalties of false swearing under Title 17-A, section 453.

Please remit your payment made payable to the Maine Secretary of State.

<sup>\*</sup>Certificate MUST be signed by at least one general partner.